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May 23, 2005

From: James M. Stipek

Matter No.: 390073

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Message:

Applicant(s)	Guillory, Andre P.	Examiner	Nguyen, Phung
Serial No.	09/804,772	Group Art No.	2632
Filed	March 13, 2001	Confirmation No.	2684
For	System for Selective Notification of Severe Weather Events		

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Applicant(s): Andre	390073		
Serial No.	Filing Date	Examiner	Group Art Unit
09/804,772	March 13, 2001	Phung Nguyen	2632
Invention: System	n for Selective Notification of	Severe Weather Events	
to charge additional fe are being transmitted b	es that may be required, or cr	Response to Office Action (8 redit any overpayment, to Dep for: Mail Stop Amendment, 6 s 23 RD day of May, 2005.	osit Account No. 12-0600
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		Application Number		09/804,772		
TRANSMITTAL	Filing Date		March 13, 2	001		
FORM	First Named Invento)r	Andre P. Gu	ıillory		
	Art Unit		2632			
	•	Examiner Name		Phung Nguy	ven	
(to be used for all correspondence after in Total Number of Pages in This Submiss		Attorney Docket Nu	mber	390073		
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	☐ Drawing(s	SURES (check all that	арріу)	☐ After Allow	wance Communication to TC	
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Amendment / Repty	Pettion			Appeal Co	ommunication to TC ntice, Brief, Reply Brief)	
After Final		o Convert to a nal Application		Proprieta	ry Information	
Affidavits/declaration(s)	Power of Change	Attorney, Revocation of Correspondence Addr	ess	Status Letter		
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Firm	Lathrop & Gag	ge L.C.				
Signature	Qa	no M-	£ti,	al		
Printed Name	James M. Stip	oek				
Date	May 23, 2005		Reg. No.	39,388		
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PATENT Attorney Docket No. 390073

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s) Guillory, Andre P.

Group Art No.

Examiner

Nguyen, Phung RECEIVED

Serial No.

09/804,772

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CENTRAL FAX CENTER

Filed

March 13, 2001

Confirmation No.

MAY 2 3 2005

For

System for Selective Notification of

Severe Weather Events

May 23, 2005

Mail Stop Amendment Commissioner For Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE

In response to the Examiner's Office action mailed February 23, 2005, Applicant makes the following amendments.

CERTIFICATE	UND	ER 37	C.F.R.	₿	1.8 and §	1.10
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